STATE OF MARYLAND VS. WILLIAM CHARLES ORR

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY

The Jurors of the State of Maryland, for the body of Baltimore County, do on their oath present that WILLIAM CHARLES ORR, on or about July 12, 2023 in Baltimore County, did cause sexual abuse to Mckenzie Yeager, a minor, the defendant being a parent, household member, family member or other person who has permanent, temporary care, temporary care and custody, or the temporary responsibility for the supervision of Mackenzie Yeager, in violation of CR 3-602 of the Annotated Code of Maryland, against the peace, government, and dignity of the State.

(Sex Abuse Minor: House/Fam, CR.3.602.(b)(2), 1 0922,)

This Charge Is Classified As A Felony And Is A Jailable Offense With A Maximum Penalty Of Incarceration Up To 25 Years.

SECOND COUNT

And the jurors of the State of Maryland, for the body of Baltimore County, do on their oath present that WILLIAM CHARLES ORR, on or about July 12, 2023, in Baltimore County, did commit a sexual offense in the fourth degree upon McKenzie Yeager, in violation of CR 3-308, of the Annotated Code of Maryland, against the peace, government, and dignity of the State. (Sex Offense 4Th Degree-Sex Contact, CR.3.308.(b)(1),4 3600,)

This Charge Is Classified As A Misdemeanor And Is A Jailable Offense With A Maximum Penalty Of Incarceration Up To 1 Years And Fines Of Up To \$1000.00.

THIRD COUNT

And the jurors of the State of Maryland, for the body of Baltimore County, do on their oath present that WILLIAM CHARLES ORR, on or about July 12, 2023, in Baltimore County, did assault McKenzie Yeager, in the second degree in violation of CR 3-203, of the Annotated Code of Maryland, against the peace, government, and dignity of the State.

(Assault-Second Degree, CR. 3.203, 1 1415,)

This Charge Is Classified As A Misdemeanor And Is A Jailable Offense With A Maximum Penalty Of Incarceration Up To 10 Years And Fines Of Up To \$2500.00.

THE GRAND JURY further avers and alleges that the offenses charged hereinabove were against the peace, government, and dignity of the State.

TO THE PERSON CHARGED:

- 1. This paper charges you with committing a crime.
- 2. If you have been arrested and remain in custody, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
- 3. If you have been served with a citation or summons directing you to appear before a judicial officer for a preliminary inquiry at a date and time designated or within five days of service if no time is designated, a judicial officer will advise you of your rights, the charges against you, and penalties. The preliminary inquiry will be cancelled if a lawyer has entered an appearance to represent you.
- 4. You have the right to have a lawyer.
- 5. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) Explaining any potential collateral consequences of a conviction, including immigration consequences;
 - (D) helping you at trial;
 - (E) helping you protect your constitutional rights; and
 - (F) helping you to get a fair penalty if convicted.
- 6. Even if you plan to plead guilty, a lawyer can be helpful.
- 7. If you are eligible, the Public Defender or a court-appointed attorney will represent you at any initial appearance before a judicial officer and at any proceeding under Rule 4-216.2 to review an order of a District Court commissioner regarding pretrial release. If you want a lawyer for any further proceeding, including trial, but do not have the money to hire one, the Public Defender may provide a lawyer for you. To apply for Public Defender representation, contact a District Court Commissioner.
- 8. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the Court Clerk as soon as possible.
- 9. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.

Scott D. Shellenberger

State's Attorney for Baltimore County

County Courts Building

401 Bosley Avenue, Room 511 Towson, Maryland 21204

sao district court m dec@baltimore countymd.gov

Fellelye

Phone: 410-887-6600 CPF#:8506010317



Zarena Sita

Assistant State's Attorney for Baltimore County County Courts Building 401 Bosley Avenue, Room 511 Towson, Maryland 21204 saodistrictcourtmdec@baltimorecountymd.gov

Phone: 410-887-6600 CPF#: 1412180155

UID#:	
D.O.B.: 08/25/	1984
DESCRIPTIO	N: Gender: Male
	Height: '
	Weight: lbs
	Hair Color: Gray or Partially Gray
	Eye Color: Brown
	Race: White Non-Latino/Caucasian
	Other:
Address:	706 George Ave
	Baltimore, MD 2122I
District Court	Case No.: D-08-CR-23-000896
State Tracking	No.: 231001359223
Police Report	No.: 231941446
Citations Char	ged:
Bail Status: Ba	lltimore County Detention Center
Counsel: Patri	ck S. Preller, I6 South Frederick Street, 3rd Floor, Baltimore, MD
21202	
	INDICTMENT
	TRUE BILL
	hat M
	Foreperson
Filed on 08/28	(2023)
CO-DEFENDA	ANTS:
	Entered: Clerk, Circuit Court for
	Baltimore County, MD
	August 28, 2023

STATE OF MARYLAND VS. WILLIAM CHARLES ORR

PID#: 23483198